

Full General Information for Attorneys, Doctors, and Politicians

This is a standard information in the criminal sense, so that all concerned have appropriate communication in hand to avoid committing acts of personage against Americans who are in fact the Naked Owners holding the unique and only survivorship interest in their Named Estates.

The Breach of Trust begins when the victims are only a few days or weeks old. Unidentified persons address the Mothers who have just given birth and present paperwork that they describe as routine hospital record-keeping paperwork; neither the words on the page nor the explanation provide “full disclosure” — for example, the referenced “United States of America” is not disclosed to be a foreign corporation; the word “Incorporated” is omitted throughout and numerous deceitful legal terms are used, for example, describing the natural Birth Mother as an “Informant”; in earlier versions, Mothers were mischaracterized as Unwed Mothers who were abandoning their babies

This same routine paperwork was also signed by Medical Doctors who outrank Attorneys in the British Naval Services and Order of Titles, so that no Attorney can object to this fraud. Doing so would be countermanding the orders of a Superior Officer; however, knowingly and unlawfully converting the nationality and political status of an American baby to that of a British Territorial Ward of a State of State franchise corporation of the United States of America, Incorporated — an action that denigrates a free born man or woman to the political status of an Indentured Servant owing allegiance to the British King and the British Crown Corporation and also converts a man into a “Human Person” and then human traffics the victim into the foreign jurisdiction of Maritime Commerce and Admiralty — is an international crime carrying the death sentence. Before offering your services as a Mercenary in a non-existent war, take heed.

The newly registered American baby is “deemed” to have voluntarily surrendered his identity and estate as an American and this creates an infant decedent estate; it also creates a British Territorial U.S. Citizen operating under the same Proper Name, a Warrant Officer in the British Merchant Marine Service known as a “Taxpayer”, who is about to meet an unfortunate and tenuous demise, as he will be declared legally dead, “missing, presumed lost at sea”, while the American this fictional Merchant Mariner is named after — remains blissfully unaware of this identically named U.S. Citizen’s existence.

The victim of this complex impersonation scheme thus has his life estate “waived” for him by his Mother, while still a baby far too young to be aware of the existence of this unconscionable contract — a contract seeming to obligate him to a lifetime as an indentured servant and U.S. Citizen of the British Territorial United States.

This fraud results in:

- (1) an American infant decedent Estate;
- (2) a new and entirely fictional British Territorial Merchant Seaman using the same Proper Name as the American;
- (3) a following Intestate Estate belonging to the “missing” British Merchant Mariner.

This is all based on a purported contract that is:

- (1) undisclosed to the Mother, and
- (2) which the baby has absolutely no cognizance of

As a British Accredited Registry (BAR) Attorney you are now engaged in administering and perpetuating this cowardly and vicious breach of trust and personage scheme.

After the Mother and attending Medical Doctor sign off, the Department of Commerce acts as a Usufruct and takes the personage a step further; it copyrights the baby's name, and licenses it to the Municipal DEPARTMENT OF COMMERCE which then creates a Municipal ESTATE named after the baby in American Sign Language (aka Dog Latin) such that an American baby named Samuel Jacob Stein is converted into a British Territorial U.S. Citizen of the same name, trafficked into the jurisdiction of the sea, and then impersonated a second time as SAMUEL JACOB STEIN, a Municipal Corporation ESTATE TRUST and franchise of the US, INC. A number of "derivatives" are then dreamed up in rapid succession — the SAMUEL J. STEIN public transmitting utility, the SAMUEL J STEIN special purpose vehicle, and so on.

Not so amazingly, the Department of Commerce forgets its Usufructuary responsibility toward all these slaves that are created "in the name of" the American victims, and hordes of attorneys spend their lives straight-faced prosecuting these vaporous THINGS as if they actually exist. They even make up new names and proliferate more and more such "derivatives" out of thin air as targets for them to prosecute in the foreign Maritime Courts. All these FOREIGN PERSONS are US CITIZENS under the Diversity of Citizenship clause, and have the political status of slaves, conveniently appearing to be named after American babies.

Of course, the whole point of this is to find some plausible excuse to confuse the identity of the American baby with all these foreign poppets in order to mischaracterize, racketeer, illegally confiscate, plunder and pillage the people that you are supposed to be here serving in Good Faith.

All Bar Attorneys engaged in prosecution of anyone under this scam should be advised that they are not at "war" but are rather engaged in a commercial Mercenary Conflict; thus, they have no protection or recourse to the Law of War. This Great Fraud began with the so-called American Civil War which was never declared by any Congress nor ended by any Peace Process; however, President Andrew Johnson did declare peace on the land, three times in public, and did thus establish a contractual peace with the people living on the land and soil of this country.

You are now in receipt of this communication from one such American who stands ready to recite chapter and verse, to produce evidence of the crimes committed against him (or her) in the form of the Birth Certificates issued each time their identity was trafficked to a new jurisdiction, and who has declared, recorded, and published their claim of their birthright political status and their survivorship interest in the British Seaman's Estate, and also any material benefit of the Municipal ESTATE subsequently created and its DERIVATIVES.

We know who we are and we have proof of all the malfeasance, fraud, and crimes of personage which have been perpetuated upon us by members of the American Medical Association and the Bar Association, more than enough to convict every participant in this “system” of fraud, human trafficking, unlawful conversion, inland piracy, personage and barratry, and conspiracy against the Constitutions — and against us, the peaceable and loyal Employers who have been so grossly presumed upon.

If you have availed yourself of any extra creative impulses and made up any additional DERIVATIVES or attempted to saddle any of us with any bogus new names or misapplied any titles like “Mr.” to any plain old average American, there is also your own Federal Code:

18 USC (513) (a) provides that: “Whoever makes, utters or possesses a counterfeited security of a State, of a political subdivision thereof, or of an organization, or whoever makes, utters or possesses a forged security of a State or political subdivision thereof or of an organization, with intent to deceive another person, organization, or government shall be fined not more than \$250,000 or imprisoned not more than ten years, or both.”

These foreign Municipal PERSON slaves are used as securities and when you make up new names and try to attach them to Americans to make up new derivatives as targets for prosecution, you are engaged in counterfeiting these purported securities, and willfully participating in these venal fraud schemes, breaches of trust, and criminal activities. You have been fully informed.

By: Anna Maria Riezinger
Informant and Fiduciary
The United States of America — Unincorporated

Legal Fictionalization Scheme: Information for Judges, Justices, Attorneys and Counselors at Law:

Name Style	Nature	Rights
Alan Paul Watts	Man	Natural and Unalienable Rights
Watts, Alan Paul	Principal / Lawful Person	Principal Person / (Infant Decedent American)
Alan P. Watts	Human Person (British Territorial U.S. Citizen)	Human Rights, Entitlements(Mr., Mrs., Dr., etc.) (Admiralty Law) (Wage Earner, Public Servant)
Watts, Alan P.	Human Decedent (‘Presumed lost’)	Intestate Private Estate subject to Public Interest (Lost British Territorial Seaman’s Estate)
ALAN P. WATTS	Corporation Franchisee US CITIZEN (citizen of the United States)	Civil Rights (which are actually privileges) Shareholder Obligations (Maritime Commerce) (Public Slave, Income Earner)
WATTS, ALAN P.	HUMAN DECEDENT (Bankrupt Pauper)	Bankrupt Shareholder Obligations Public Charitable Trust
ALaN P WaTTs	Transhuman Entity*	GMO owned by DARPA, licensed to Microsoft Slave — No rights of any kind.
WaTTs, ALaN P	Decedent Transhuman	Disposal by Owners

* Claims that recipients of mRNA shots are rendered “Transhumans” have already been outlawed in this country. Recipients should have been protected by the Usufructs and their Successors; failure to protect the living man and Primary Principal (Lawful Person) at any stage of this progressive legal fictionalization results in capital level crimes of unlawful conversion under both the Hague and Geneva Conventions, kidnapping, inland piracy, conspiracy to defraud, identity theft, crimes of personage, etc.

** **Blue** indicates Legal Fictions derived from living and Lawful Persons. Usufructs must protect the living people and their Lawful Persons from any harm or loss resulting from the use of their Names.

*** Remember that there is no military conflict and no recourse to the Laws of War or Peace; all “wars” since and including the American Civil War have been Mercenary Conflicts only. There is no applicable Law of Conquest, no Emergency Powers, no authority vested in Military District Courts operated by Mercenary Forces (Hired Jurists) and no valid contract for lack of full disclosure and cognizance.

**** Anyone caught using or soliciting, seeking to subject, entrap, ensnare, or otherwise encumber American babies or adults via this foreign Legal Scheme without full disclosure so as to impersonate and denigrate and unlawfully convert the victim's political status and identity, will be subject to immediate arrest and prosecution under UCMJ, 18 USC 4 (513) (a), both the Hague and Geneva Conventions (as applicable), the Constitutions, and will be 100% commercially and personally liable for their acts.

How the Assets, Money and Credit System is Related to These "Persons":

Name Style	Nature	Rights
Alan Paul Watts	Man	Natural and Unalienable Rights
Watts, Alan Paul	Principal / Lawful Person	Principal Person / (Infant Decedent American)

All physical assets belong uniquely to the living Man, along with all Credit derived from these physical assets including but not limited to precious metals, land, cash, and corporate assets. All asset-backed currency, coinage, and tokens having physical value in-and-of- themselves belong to the living Man and his estate. The United States Silver Dollar and the United States Gold Eagle coin is actual money belonging to the living man and to his estate as are all other property interests, material and immaterial. Thus, all attempts to redefine and denigrate the living man are also actions calculated to deprive him of his natural estate and ownership interests and are fundamentally used to defraud him.

Alan P. Watts	Human Person (British Territorial U.S. Citizen)	Human Rights, Entitlements (Mr., Mrs., Dr., etc.) (Admiralty Law) (Wage Earner, Public Servant)
Watts, Alan P.	Human Decedent ("Presumed lost")	Intestate Private Estate subject to Public Interest (Lost British Territorial Seaman's Estate)

This Legal Person exists in the Admiralty Jurisdiction as a British Territorial U.S. Citizen and is an Indentured Servant subject to a tour of duty, term in office, or similar set period of time to be in such service; the currency associated with this entity is the Federal Reserve Note (FRN) which is securitized by the body, energy, labor, and performance contracts of these Legal Persons under a system of "voluntary" peonage the value of which is guaranteed by a Long Form Birth Certificate Bond based on the anticipated value of the lifetime earnings of the individual; supplemented by Miller Act Child Labor Bonds, and other Contract Bonds during the Person's purported "lifetime" and later based on the value of the British Seaman's Estate. The value is additionally extracted via "voluntary" donations of "income taxes" rated as Gift and Estate Taxes collected by the Internal Revenue Service. The Federal Reserve Note is a fiat currency denoted as a military scrip issued by a consortium of private banks and guaranteed by the estimated value of the individual as a Bonded Mercenary. The FRN is not a negotiable instrument as it does not stipulate what species of money or currency it will be paid back with, nor does it give a "date certain" for its repayment. As such, it is the equivalent of Monopoly Money and nobody, including banks that steal FRNs, can be charged with theft owing to its purely theoretical future value. It's existence and use is objectionable as the

result of peonage, fraud, and inequitable forced exchange of actual goods and services for unsecured IOUs, but it nonetheless remains a domestic legal tender currency of the British Territorial United States of America, Incorporated and enjoys a monopolistic market within The United States, based on the false idea that the U.S. Army is occupying our country as the result of a legitimate unresolved war — the American Civil War — which was in fact a undeclared Mercenary Conflict owed no consideration under the Laws of War and Peace.

ALAN P. WATTS	Corporation Franchisee US CITIZEN (citizen of the United States)	Civil Rights (which are actually privileges) Shareholder Obligations (Maritime Commerce) (Public Slave, Income Earner)
WATTS, ALAN P.	HUMAN DECEDENT (Bankrupt Pauper)	Bankrupt Shareholder Obligations Public Charitable Trust

These entities and derivative entities appearing to be names in all CAPITAL LETTERS represent a variety of Municipal ESTATE trusts, public transmitting utilities, and Special Purpose Vehicles (SPVs); these entities are all engaged in Maritime Commerce, all have the political status of slaves, all are securitized based on intellectual property rights belonging in fact to the American Baby who has had his identity unlawfully seized upon, redefined, unlawfully converted, trafficked, and finally denigrated to the status of a THING owed only “Equal Civil Rights” and represented by another ESTATE TRUST, a Municipal Cestui Que Vie, and its Derivatives. These entities are all “citizens of the United States” within the meaning of the infamous Fourteenth Amendment to the Corporation Constitution issued by a defunct Scottish Commercial Corporation deceptively calling itself “The United States of America” — Incorporated, and issued in 1868; how anyone can claim any authority based on the Fourteenth By-Law Amendment of a long-defunct Scottish Commercial Corporation that went bankrupt in 1907 is beyond imagination, but it is consistent with the pattern of fraud and deceit which has been the hallmark of all these dishonest, disloyal, and treasonous activities by the Federal Subcontractors. The individual intellectual property rights seized upon include the copyrights, trademarks, contracts, inventions, licenses, patents, and other creative and intellectual property which is rolled up into a “PKI” and deposited along with the second Municipal BIRTH CERTIFICATE as chattel deposited with the International Monetary Fund. The value of the Municipal Slave BIRTH CERTIFICATE is supplemented by annual “gifts and donations” and labor and performance contracts extracted from each slave and additionally collected from these TAXPAYERS by the separate Municipal Government IRS. The form of money associated with this series of PERSONS is the United States Dollar (USD) an international asset-backed currency presently based on the value of refined oil products and the manufacturing capacity and service delivery capacity of actual franchises of the US CORP. The USD is negotiable as cash but having increasingly diminished cash value as a result of collapsing long term bond markets. The use of the USD is objectionable because part of its value base is based on slave labor, another part based on purloined intellectual assets, another part based on the coerced collection of “gifts” as taxes, and the overall self-interested fraud involved in its production, promotion, and sale as “our” international currency. The only sense in which either the FRNs or USD currencies are American is that they have been backed using purloined American assets and labor.

ALaN P WaTTs Transhuman Entity*

GMO owned by DARPA, licensed to Microsoft
Slave — No rights of any kind.

WaTTs, ALaN P Decedent Transhuman

Disposal by Owners

These entities are incipient at this point, as their creation involved fraud and Terrorism and Genocide and the claims creating them as Genetically Modified Organisms (GMOs) owned by patent have already been outlawed. The idea behind this was for the parent and franchise US Corporations to make a lot of money up front from the sale of vaccines and tests and medical services, make money long term off all the illnesses spread and inculcated by the vaccines, and create another class of “subhuman” slaves without any rights at all, available to be experimented upon, worked without recompense as slave labor in permanent Quarantine Camps, used as biological transmitters, incubators, or whatever else the madmen behind this initiative dreamed up. Their labor, former estates, Estates, and ESTATES, and all other assets would have been acquired by the criminals behind this and used to guarantee and fund “Central Bank Digital Currencies” — basically nothing but digits entered upon bank ledgers, which the banks could honor or erase at will, use for political sanction of individuals, and otherwise oppress and harm the living people that they stole everything from in the first place.

This summation of the situation would perhaps be unbelievable, except that we have already traced the history and actions of these miscreants over time and witnessed their deliberate and self-interested denigration of their Employers and their increasingly gluttonous and arrogant and uncaring attitudes toward the people that they are supposed to be here serving in “good faith”.

We have called for the liquidation of all these lawless corporations and the return of the assets and credit to the lawful American Government for the benefit of the living people who have suffered all this at the hands of their own Employees, people who were taking their paychecks and pensions from our pockets the entire time that these increasingly criminal and coercive schemes were being developed “in our names”.

You have been fully informed concerning these additional aspects of the Great Fraud.

It is our hope that a great many Medical Doctors and Bar Association Attorneys will be repulsed by the criminality of the processes they have been engaged in and administering, will realize that the removal of any presumption of “war” and any recourse to the Law of War, leaves them liable — 100% commercially and personally liable — for any harm that comes to any American as a result of their participation in these schemes and misrepresentations. It’s the Medical Doctor’s signature as much as the Mother’s signature that puts this fraud in motion; it’s the Bar Attorneys bringing False Claims in Commerce against non-existent Municipal Corporation franchises, and equally false claims against the Estates of non-existent U.S. Citizens.

It is our additional hope that political officials reading this will also realize that they are similarly liable; even though they are not getting their hands dirty and signing the offending documents, they are responsible for the underlying legislation and its misapplication to Americans. They are guilty of failure to explicitly

amend their acts of legislation so as to properly identify those subject to their actions, and for failure to properly instruct their “Uniformed Officers” in the administration and limitation of their duties.

Examples of Improper and Actionable Presumptions

Registering American Babies as U.S. Citizens. Further registering these fictional U.S. Citizens as Municipal Corporation Franchises.

Seizing upon or unlawfully converting the ownership of any asset or right belonging to Americans.

Denying Americans access to any service or benefit that they have paid for or that their assets and credit have been used to create.

Charging Americans for the use of their own credit. Charging Americans for mortgages owed by foreign corporations. Charging Americans for taxes owed by these fictional foreign Persons/PERSONS.

Creating a monopoly on domestic currency to benefit a privately issued military scrip known as the FEDERAL RESERVE NOTE based on American assets purloined via undisclosed Registration of American babies as U.S. Citizens and undisclosed military enlistments.

Creating a similar monopoly interest to benefit a privately issued international currency known as the USD or UNITED STATES DOLLAR based on more American assets purloined via unconscionable Registration processes.

The use of undisclosed, unilateral, or unconscionable contracts for any purpose, under any Executive Order, claim of any emergency, or claim of any National Security interest.

Misrepresenting Americans as Foreign Persons or FOREIGN PERSONS.

Failure to hold Americans harmless from the results of using their private names to create infant decedent estates, U.S. Citizens, and Municipal Corporation Franchises to benefit and unjustly enrich foreign interests.

Failure to provide and implement and advertise remedies used to legalize otherwise illegal practices such as the use of a military scrip (FEDERAL RESERVE NOTES) as a domestic currency — for example, failure to allow Americans to swap debts with service providers via the Mutual Offset Credit Exchange Exemption found in Federal Code, Title 12.

Failure of Due Diligence and Usufructuary Duty to hold the victims both harmless and unharmed.

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